U.S. Patent and Trademark Office 2011 South Clark Place Customer Window Crystal Plaza Two, Lobby, Room 1B03 Arlington, Virginia 22202

Re:

Patent Application under 37 CFR §1.53(b) in U.S.

Title: METABOLICALLY ENGINEERED LACTIC ACID BACTERIA AND

THEIR USE

Atty's Docket: NILSSON=6B

- The present nonprovisional application is a [ ] Continuation [X] Divisional [ ] Continuation-in-part of prior application sir: This application is not a CPA. The prior not being abandoned in favor of this [X]1. No. 08/981,098. application is
  - Incorporation By Reference. The entire disclosure of the prior application, from which a copy of the oath or declaration is application. supplied herewith, is considered as being part of the disclosure of the accompanying application and is hereby [X]incorporated by reference therein.
  - Attached cherewith is the above-identified nonprovisional application under 37 CFR §1.53(b) for Letters Patent including:
    - Specification (44 pages): description (39 pages), claims (4 pages) and abstract (1 page). The [X] specification [ ] claims and [X] abstract are copies of those filed in prior application no. 08/981,098. Claims 1-27 correspond to unelected claims 1-[X]11 and 19-34 of the parent application. Note that claim 19 referred erroneously to the "method" of bacterium claim 12. Hence, new claim 12, corresponding to 19, refers to the method of claim  $\underline{1}$ . Note that claims 27-29 all correspond to parent claim 34, which was in MD form.
      - 17 Sheets Drawings (Figures 1-4d). [X]

        - [X] Figs. 1-4d of the drawings are copies of those filed in [X] Formal prior application no. 08/981,098.
        - [] Figs. \_\_\_\_\_ of the drawings are new.
      - Declaration and Power of Attorney (2 pages) [X]
        - [X] Copy from prior application no. [ ] Newly executed

08/981,098

- Preliminary Amendment
- Supplemental Preliminary Amendment [X] []
- Information Disclosure Statement with () references
- PTO-1449 or PTO-892 forms from prior application(s) [] [X]

- [ ] A verified statement to establish small entity status under 37 CFR §1.9 and 37 CFR §1.27
- [ ] A verified statement claiming small entity status was filed on \_\_\_\_\_\_ in prior application no. \_\_\_\_\_\_ . Status is still proper and desired.
- [ ] Sequence Listing (\_\_\_ pages) [ ] and CRF.

If no declaration is attached, or the basic filing fee is not paid, accord this application a filing date, and notify counsel pursuant to 37 CFR  $\S1.53(f)$ .

[X] Attached is Credit Card Payment Form, PTO-2038, authorizing payment in the amount of \$876.00 to cover:

[X] The filing fee calculated as follows:

CLAIMS AS FILED							
FOR	No. FILED	Base Number	No. EXTRA	RATE	BASIC FEE \$750.00		
TOTAL CLAIMS	27	-20	7	x 18 =	\$126.00		
INDEPENDENT	1	-3	0	x 84 =	\$		
[ ] First presentation of multiply dependent claim			280	x 280 =	\$		
Reduction by 1/2 for filing by small entity					-\$		
			TOTAL	\$876.00			

[] Any additional fee required by the filing of an enclosed preliminary or supplemental preliminary amendment has been calculated as shown below:

CLAIMS AS FURTHER AMENDED							
FOR	No. FILED	Base Number No. EXTRA RATE		TOTAL			
TOTAL CLAIMS		- 20		X 18 =	\$		
INDEPENDENT		- 3		X 84 =	\$		
[ ] First predependent cla	esentation o	of multiply		X 280 =	\$		
Reduction by 1/2 for filing by small entity					-\$		
	TOTAL CLAIMS FEE			\$			

[X] Return Receipt Postcard (in duplicate)

3. The following inventor(s) were named in the prior application:

Full Name	of Inventor 1							
	(City/State or City/Country) de, Denmark	Citizen Of: Denmark						
	ce Address kken 4A, DK-3060 Espergaerde, Denmark							
Full Name	of Inventor 2							
Residence	(City/State or City/Country)	Citizen Of:						
Post Offic	e Address							
In the state of th	(The latest inventor signed §1.63 Declaration in the parent application or its predecessors is hereby incorporated by reference. In the event of discrepancy between the Declaration and the list above, the Declaration controls and the list above is amended accordingly.)							
[xx]	The inventors of the present application the prior application.	on are the same as those						
[ ]	Please delete the following inventor prior application, but are not inventor claimed in the present application:	s of the invention being						
[ ]	The following additional inventors a instant application:	are to be named on the						
1. []	The benefit under 35 USC §119 is claime Application No.	d of the filing date of:						

A	certified	d copy	of	said	priority	document	[	]	is	attached	[ ]
wa	s filed i	n prog	geni	tor o	ase	on					

5. [X] Certain documents were previously cited or submitted to the Patent and Trademark Office in the following prior application 08/981,098, which is relied upon under 35 USC §120. Applicants identify these documents by attaching hereto one or more form PTO-1449 and/or form PTO-892 listing these documents, and request that they be considered and made of record in accordance with 37 CFR §1.98(d). Per 37 CFR §1.98(d), copies of these documents need not be filed in this application.

While an IDS filed under §1.97 must contain a "list of all patents, publications or other information submitted for consideration by the Office", see §1.98(a)(1), requirement for the list is that it provide the information set forth in §1.98(b). There is no requirement that a form PTO-1449 be used (MPEP §609 merely says that use of this form is "encouraged") and no prohibition on submitting a copy of a form PTO-1449 or form PTO-892 from a prior case. Indeed, the re-use of such forms is desirable as it avoids error in transferring information, and evidences that reference the considered in a prior application. A previously accepted PTO-1449, or an examiner-prepared PTO892, necessarily complies with §1.98(b).

## 6. [] Sequence Listing

Applicants hereby submit the following:

- [ ] a paper copy of a "Sequence Listing", complying with §1.821(c), to be incorporated into the specification
- [ ] the Sequence Listing in computer readable form, complying with §1.821(e) and §1.824,

on or about \_\_\_\_\_\_ as the computer readable form for the instant application. It is understood that the Patent and Trademark Office will make the necessary change in "General Information", including changes in the application number and filing date, for the computer readable form that will be used for the instant application.

The undersigned attorney or agent hereby states as follows:

- (a) this submission is not believed to include new matter [§1.821(g)]; and
- (b) the contents of the paper copy and the computer readable form of the Sequence Listing, are believed to be the same [§1.821(f) and §1.825(b)].
- [ ] The description has been amended to comply with §1.821(d).
- [ ] This application includes sequences first set forth in a prior U.S. benefit application filed before the effective date (October 1, 1990) of the sequence listing rules, and hence which need not be included in the sequence listing.
- [ ] This application sets forth only sequences first set forth in a prior U.S. benefit application, filed prior to the effective date (July 1, 1998) of the revised sequence listing rules, and hence need only comply with the original rules.

Under the revised sequence listing rules, each sequence must be classified in <213> as an "Artificial Sequence", a sequence of "Unknown" origin, or a sequence originating in a particular organism, identified by its scientific name. Neither the rules nor the MPEP clarify the nature of the relationship which must exist between a listed sequence and an organism for that organism to be identified as the origin of the sequence under <213>. The identification of an organism in <213> should not be construed as an admission that the sequence per se occurs in nature in said organism. Similarly, designation of a sequence as "artificial" should not be construed as a representation that the sequence has no association with any organism. The Examiner should be able to judge the relationship of

the enumerated sequences to natural sequences by giving full consideration to the specification, the art cited therein, any further art cited in an IDS, and the results of his or her sequence search against a database containing known natural sequences.

- 7. If reliance is made on a declaration filed in a prior application, then
  - [X] The undersigned attorney of record hereby revokes the power of attorney previously granted to any attorney who is not associated with Customer Number 001444.
  - [X] The undersigned attorney of record hereby grants associate power of attorney to all attorneys associated with Customer Number 001444, to prosecute this application and transact all business in the Patent and Trademark Office.
- 8. [X] The Commissioner is hereby authorized to charge payment of the following additional fees associated with this communication or credit any overpayments to Deposit Account No. 02-4035:
  - [X] Any additional filing fees required under 37 CFR §1.16.
  - [X] Any patent application processing fees under 37 CFR §1.17.
  - [X] The Commissioner is hereby authorized to charge payment of the following fees, based on any paper filed during the pendency of this application or any CPA thereof, to effect any amendment, petition, or other action requested in said paper or credit any overpayments to Deposit Account No. 02-4035:
    - [X] Any patent application processing fees under 37 CFR §1.17.
    - [ ] The issue fee set in 37 CFR §1.18 at or before mailing the Notice of Allowance, pursuant to 37 CFR §1.311(b).
    - [X] Any filing fees under 37 CFR §1.16 for presentation of extra claims.
  - [X] If a paper is untimely filed in this or any CPA thereof by Applicant(s), the Commissioner is hereby petitioned under 37 CFR §1.136(a) for the minimum extension of time required to make said paper timely. In the event a petition for extension of time is made under the provisions of this paragraph, the

Commissioner is hereby requested to charge any fee required under 37 CFR §1.17 to Deposit Account 02-4035.

[X] The Commissioner is hereby authorized to credit any overpayment of fees accompanying this paper to Deposit Account No. 02-4035.

Respectfully submitted,

BROWDY AND NELWARK, P.L.L.C.

Iver P. Cooper

Registration No. 28,005

624 Ninth Street, N.W.

Washington, D.C. 20001

Telephone: (202) 628-5197 Facsimile: (202) 737-3528

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